

JS-6

THE UNITED STATES DISTRICT COURT
FOR THE CENTRAL DISTRICT OF CALIFORNIA

LIFTED RESEARCH GROUP, INC.,
a California corporation

Plaintiff,

v.

JOSSEF ATIA a/k/a JOSEPH ATIA
d/b/a KING OF MUSIC AND
FASHION d/b/a HIP HOP CITY
d/b/a WATTS HIP HOP CITY; HIP
HOP SITY INC., a California
corporation, d/b/a KING OF MUSIC
AND FASHION d/b/a HIP HOP
CITY d/b/a WATTS HIP HOP CITY;
and DOES 1-10,

Defendants.

Case No. SA CV08-01044-AHS
(RNBx)

(Complaint filed: September 17, 2008)

**JUDGMENT (See Permanent
Injunction Separately Issued &
Filed this Date)**

DATE: September 14, 2009

TIME: 10:00 a.m.

PLACE: Courtroom 10A

The Honorable Alicemarie H. Stotler

THIS MATTER having come before the Court upon motion by Plaintiff, Lifted Research Group, Inc. ("LRG"), for a final default judgment of its claims against Defendants Jossef Atia a/k/a Joseph Atia d/b/a King of Music and Fashion d/b/a Hip Hop City d/b/a Watts Hip Hop City ("Atia") and Hip Hop Sity Inc., a California corporation, d/b/a King of Music and Fashion d/b/a Hip Hop City d/b/a Watts Hip Hop City ("Hip Hop Sity") (collectively the "Defendants") pursuant to Rule 55(b)(2) of the Federal Rules of Civil Procedure; and the Court having reviewed and considered the moving papers and there being no opposition thereto;

1 IT IS HEREBY ORDERED that LRG's Motion for Default Judgment is
2 GRANTED, and judgment is entered in favor of Plaintiff, LRG, with its principal
3 place of business located at 9600 Toledo Avenue, Irvine, California 92618, and
4 against Defendants Atia and Hip Hop Sity, last known to be conducting business at
5 1629 East 103rd Street, Los Angeles, California 90002;

6 IT IS FURTHER ORDERED AND ADJUDGED that, in addition to a
7 Permanent Injunction, separately issued and filed on this date:

8 1. Pursuant to 15 U.S.C. § 1117(c), LRG is awarded statutory damages
9 against the Defendants, jointly and severally, in the amount of Sixty Thousand
10 Dollars and Zero Cents (\$60,000.00), for trademark infringement, for which let
11 execution issue;

12 2. Pursuant to 17 U.S.C. § 504, LRG is awarded statutory damages
13 against the Defendants, jointly and severally, in the amount of Thirty Thousand
14 Dollars and Zero Cents (\$30,000.00), for which let execution issue;

15 3. Pursuant to 15 U.S.C. § 1117(a) and 17 U.S.C. § 505 LRG is awarded
16 attorneys' fees against the Defendants, jointly and severally, in the amount of Four
17 Thousand Six Hundred Ten Dollars and Fifty Cents (\$4,610.50), for which let
18 execution issue;

19 4. Pursuant to 15 U.S.C. § 1117(a) LRG, is awarded investigative fees
20 against the Defendants, jointly and severally, in the amount of One Thousand Six
21 Dollars and Seventy Five Cents (\$1,006.75), for which let execution issue;

22 //

23 //

24 //

25 //

26 //

//

//

1 5. Pursuant to 15 U.S.C. § 1117(a) LRG, is awarded costs the
2 Defendants, jointly and severally in the amount of Five Hundred Dollars and Zero
3 Cents (\$500.00), for which let execution issue; and Judgment for \$96,117.25 is
4 granted to Plaintiff against Defendants for which let execution issue.

5 6. Interest from today's date shall accrue at the legal rate.

6 IT IS SO ORDERED.

7 Dated: September 14, 2009.

ALICEMARIE H. STOTLER

Honorable Alicemarie H. Stotler
UNITED STATES DISTRICT JUDGE